

### The Casket.

THE great increase in the subscription list of the Casket, which has been nearly doubled since the commencement of the last volume, warrants the most extensive improvements on the first of July, 1840—at which time, a new volume will be commenced with increased vigor. Nothing need be said of the firm basis on which the Casket stands, it being already the oldest Magazine in the country, and has maintained its popularity in the face of all opposition. It is to be found upon the centre table of families, making literary pretensions, from Maine to Georgia.

The Casket is printed on a clear and beautiful type, upon the finest white paper. The illustrations are not surpassed by those of any periodical at home or abroad; and beside the monthly steel engravings, a quarterly plate of colored fashions has lately been ordered. The style of the embellishments are unequalled, and they are always accompanied with an appropriate sketch. No wood cuts, disgrace the work. Whatever appears in the Casket is of the first order of Arts.

The volume will be opened with the first of a series of splendid Mezzotint engravings, prepared expressly for the work, by the Burin of Sartain, who deservedly stands as the best engraver of the kind in the United States.

The literary character of the Casket is well known. It is wholly original, of the highest order, and sustained by writers of the first rank. Essays, Tales, Sketches and travels, compose its prominent prose articles; while the poetry is equalled by that of no other Magazine of like character. The variety for which the Casket is celebrated, shall suffer no diminution; but on the contrary, every exertion shall be made to increase its interest.

Several Romances of the Revolution have appeared, and others shall follow in the course of the volume, presenting, when finished, a complete picture of the manners, and a historical account of the great battles of that time. Thus, the Casket, instead of being filled with sickly sentimentalists, aims at a true delineation of human nature in every variety of passion.

The series of thrilling Nautical Sketches, entitled, "Cruising in the last war, and which is rated by the cotemporary press, equal to the celebrated sketches from "Tom Cringle's Log," will be continued, and the "Leaves from a Lawyer's Portfolio," which have attained a deserved celebrity, will still furnish attraction to the Magazine.

We shall furnish the readers of the Casket with some valuable papers from entirely new pens. "The author of Old Ironsides on a Lee Shore," will give the first of a number of sketches in the July number. We count upon his prolific and graceful pen to do much in maintaining the great popularity of the new Magazine. In addition to the variety already embraced in the pages of the Magazine, our "Syrian Letters," the first of which appears in the June number as introductory, will interest and add worth to its pages. They are from no unpractised pen.

The fashions are published in the Casket quarterly, or as often as any really new style arrives from Paris. The engravings are colored, and executed from original designs. No old worn out plates are re-touched, and then published as the latest fashions. The truth of our designs may be tested by comparing them with the latest description of dresses from London and Paris. They are universally admitted to be the finest specimens of engraving and coloring afforded by any Magazine in the country. The expense of getting them up is great—but we shall in no wise abate the quality. Remember! the readers of the Casket are furnished with these fashion plates as an Extra. They do not interfere with the regular and choice engravings, which always accompany the work.

The Casket is published on the first of the month in every quarter of the Union. The most distant subscriber consequently receives it on that day, as well as those who reside in Philadelphia. In all the principal cities agents have been established, by which means subscribers in the vicinity can obtain their copies free of postage.

TERMS.—Three dollars per annum; or two copies yearly for five dollars, invariably in advance, postpaid. No new subscriber received without the money, or the name of a responsible agent.

Editors who may copy this prospectus, and will send a copy, marked with ink, addressed to the Saturday Evening Post, shall be promptly furnished with the work. To be particular in the matter, we should like a copy of the paper marked, that no mistake or delay may occur. Editors are served with the Magazine from the time the advertisement is inserted. We mention this as many inserted the advertisement at the close of the last volume, and expected all the back numbers. This of course we could not be expected to grant. Published by GEO. R. GRAHAM, 36 Carters Aal., Philadelphia.

### Dissolution.

THE co-partnership heretofore existing under the firm of "Harrell & Cox," was this day dissolved by mutual consent. The business will be continued by William E. Cox, at Marion, he having purchased Harrell's interest.

W. E. COX,  
W. E. HARRELL  
Marion, November 2nd, 1840. 52-t3

### Notice.

To all persons interested in the estate of George W. Hammonds, deceased.

I will present my account for final settlement and allowance as Administrator of said estate, at the January Term 1841, of the Probate court of Carroll county. By order of said Court.

A. B. ROBINSON, Adm'r.  
of G. W. Hammonds, deceased.  
Carrollton, November 5th, 1840.  
Printers fee seven dollars. 52-pd.



### UNION TAVERN.

THE undersigned adopts this method of informing his Friends and the Public generally, that he has opened a

House of Entertainment, in the building formerly occupied as a Tavern; being situated in the Eastern part of Carrollton.

He has provided himself with all things necessary for the comfort of those who may call on him, and solicits a share of patronage.

W. G. HERRING, PROPRIETOR.  
Carrollton, Miss., October 10th, 1840. 49-tf

### NOTICE.

THE undersigned having been appointed by the Hon. Probate court of Carroll county, commissioners of insolvency, for the estate of Thomas Rhodes, deceased—Notice is therefore given to all persons interested in said estate, that we will meet at the Store-house of Messrs. Pollard & Shattuck, on the first Saturday of every month, for six months successively; for the purpose of examining all claims against said estate.

T. T. KIMBROUGH,  
W. M. SAUNDERS,  
JAS. H. LAUGHTER.  
August 5th, 1840. 6m-43.

### NOTICE.

THE undersigned, Administrator, of the estate of Nathan Miers, deceased, do hereby notify all those indebted to said estate, to come forward and make immediate payment, and all persons having claims against said estate will present them properly authenticated in the time prescribed by law, or they will be forever barred.

EDWARD MIERS,  
YOUNG MIERS.  
September 20th, 1840. 48-16.

### NOTICE.

PUBLIC Notice is hereby given to all persons interested in the estate of Sylvester Jones late of Carroll county, deceased, that letters of Administration were granted to undersigned on said estate, by the Honorable the Probate court of Carroll county, at the September Term of said court, A. D. 1840.

Further notice is given to all persons holding claims against said estate, that they must be presented within the time prescribed by law in such cases. Those who fail to comply with the requisitions of the law, will be forever barred.

And a still further notice is likewise given, to all persons knowing themselves to be indebted to said estate to come forward without delay, and make immediate payment.

MARGARET P. JONES, Adm'r.  
October 10th, 1840. 49-tf.

### NOTICE.

BY order of the Probate Court of Carroll county, Mississippi, at the October Term, 1840, T. S. Ayres was appointed co-Administrator of the estate of S. D. Miller, deceased.

Those having business with the Administrator, in relation to said estate, are requested to call on him in Carrollton.

A. A. HALSEY,  
T. S. AYRES, Adm'r  
of S. D. Miller, deceased.  
October 7th, 1840. 49-tf.

### PREPARE.

DETERMINED to have a speedy settlement with ALL indebted to this office, during the publication of the "Enquirer" (by civil or lawful proceedings,) we have placed their respective accounts in the hands of Mr. Samuel Moore, who will have a better opportunity than ourselves, of seeing to the adjustment of the same. We hope all will avail themselves of the present opportunity and be prepared, without any further difficulty.

G. W. H. BROWN.  
December 5, 1840.

### Executor's Notice.

ALL persons who are indebted to the estate of Levi L. Morris, deceased, will please come forward and make settlement immediately, and those having claims against said estate, will present them for payment to the undersigned duly authenticated, and within the time prescribed by law, or they will be forever barred.

RICHARD MORRIS, &  
ROBERT CLARK,  
Executors.  
December 5, 1840. 1-t6.

### Notice.

I will, at the November term of the Probate court of Carroll county, present my account for final settlement, as Executor of Josiah Ashley, dec'd.

JEPHTHA K. WOOTON, Ex'r.  
of J. Ashley, deceased.  
September 21st, 1840. 48-t6.



JUST RECEIVED—Pr. Steamers Canton and Gen Bryan, 100 pieces BALEING, 34c.  
100 Coils ROPE, 14c.  
For sale by ROBERT S. MILLER.  
Williams' Landing, Nov. 12, 1840.

### Notice.

ON the 4th day of May 1840, Letters Testamentary was granted to the undersigned, on the estate of Uriah Newman, deceased, in place of R. Gaydon resigned. All those holding claims against said estate, will present the same duly authenticated for settlement—and those indebted will come forward and make immediate, otherwise suits will be brought against them.

REUBEN B. NEWMAN, Exr.  
May 14th, 1840. 39-tf.

### TAKEN UP.

BY Thomas Joliff, one brown mule, with a few white hairs; no marks or brands, perceivable. Supposed to be 2 years old; appraised at thirty dollars.

BY Richard Campbell, a sorrel filly, 18 months old; no brands, small white spot in her forehead; appraised at thirty dollars.

BY W. A. King, brown mule, four years old; no brands or marks; appraised at fifty dollars.

BY J. W. Miller, brown mare mule, 5 or 6 years old; branded C. on the near jaw; appraised at fifty dollars.

BY Joseph Person, dark-brown horse, feet white, no brand, 14 h. high, 6 years old; appraised at fifty dollars.

BY G. W. Wimbley, sorrel horse, ball face, right eye out, 12 years old, no marks; valued at forty dollars.

J. P. MARSHALL, Ranger, C. C.  
Printer's fee 18 dollars.

### ADMINISTRATOR'S NOTICE.

THE undersigned having been appointed Administrator of the estate of John McClelland, deceased, gives notice to all persons indebted to said estate to come forward and make immediate payment, and all those having claims against said estate will present them legally authenticated for settlement. Those failing to abide the requisitions of the law, will be forever barred.

J. A. J. ASKEW, Adm'r.  
of the estate of J. McClelland, deceased.  
December 19, 1840. 3-t6.

### ADMINISTRATOR'S NOTICE.

To all persons interested in the estate of John Russell, dec'd.

I WILL, at the February Term 1841 of the Probate Court of Carroll county, Mississippi, exhibit my account for allowance and final settlement, as Administrator of the estate of said deceased.

By order of said Court.  
DAVID BROWN, Adm'r  
of the estate of John Russell, dec'd.  
December 22nd, 1840. 4-t6.

### PROPOSALS.

For publishing in the city of Jackson, Miss., a weekly news-paper, to be called

### The Southron.

EDITED BY AARON LINDSEY AND BENJAMIN F. STOCKTON, AND PUBLISHED BY BENJAMIN ALBERTSON.

THE great contest is over. The people have decided by a great majority almost unprecedented in the history of our country, that they will have a change of men and a change of measures. Emerging as we now are from the depth of that gloom into which unwise and corrupt men have thrown us, it becomes us to proceed cautiously and surely in the steps which we shall take towards our return to the principles essential to our prosperity and greatness. From the indications which the recent elections have given us, we cannot doubt that a thorough reform in the federal government, throughout all its ramifications, will take place, and to such a reform the Southron will yield a hearty support. But in Mississippi there are other and more important interests to be attended to than the course of the federal government, or the prospects of General Harrison's successor. Great and manifold as are the evils which have been inflicted upon us by the measures of Mr. Van Buren, we have suffered yet more severely by the course which his friends and supporters, while in the control of our state government, have pursued. The election of General Harrison to the Presidency will be of little advantage to us, if the men who have prostrated our state credit abroad and rendered our state government an object of ridicule and contempt at home, are suffered to continue to mismanage it.

Earnestly impressed with these opinions, we shall devote our energies, in an especial manner, to the correct information of the public on the subject of the situation of the State, its liabilities and its resources, and the best means of applying the latter to the liquidation of the former. As an auxiliary to this great work of public reform, we shall devote a large portion of our paper to subjects connected more immediately with the private interests of the planters, who constitute the great mass of the people of the State. The state of the cotton market, the incidents which may effect it, the improvements in its cultivation, will receive a large share of our attention, and in connection with the same subject, we shall devote a reasonable space to those matters of domestic economy which have been too much neglected in Mississippi.

In the indispensable duty of examining the conduct of public men, we shall avoid the abusive tone which has of late so much disfigured the public press. Difference of opinion does not constitute a crime in our eyes, nor shall we treat it as such. We will endeavor to discuss principles fully, freely and fairly, and to conquer our adversaries with the sword of truth, the only weapon which the freeman is authorized to use in his contests with his countrymen. Facts will be stated candidly and impartially. We have no desire to belong to a party which requires falsehood to support it, and we will sooner dissolve all political connection with that to which we are now attached, than misstate or misrepresent facts to sustain it.

With this faint outline of our intentions, we submit our proposals to the public, in the hope that they will meet its approbation, and with a determination to do all in our power to merit it.

The first number will be issued on or before the first of January next. The price will be FIVE DOLLARS a year, PAYABLE IN ADVANCE. Persons holding subscription lists will please forward the names before the paper is issued.  
Jackson, November 28th, 1840.

### THE STATE OF MISSISSIPPI, Superior Court of Chancery, at Oxford, October Term, 1840.

Robert Powers, complainant,

vs.

Robert H. Sterling, defendant.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Robert H. Sterling, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon him,—therefore it is ordered that unless the said defendant appear before the Chancellor, at the Court room, in the town of Oxford, on the

### Third Monday in April next,

And plead, answer or demur to the Bill of complaint, or the several allegations thereof, will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just.

It is further ordered, that a copy of this order be inserted in the "Carrollton Enquirer," once a week for two months, successively.

ISSUED, November 28th, 1840. 3-2m.  
R. L. DIXON, Clerk.  
By W. H. SMITHER, Deputy.  
Printers fee twenty-five dollars.

### THE STATE OF MISSISSIPPI, Superior Court of Chancery, at Oxford, October Term, 1840.

M. L. Maynard,

vs.

Elizabeth Harland,

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Elizabeth Harland is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this Court cannot be served upon her.

THEREFORE, IT IS ORDERED, That unless the said defendant appear before the Chancellor, at the Court Room in the town of Oxford, on the

### Third Monday in April next,

And plead, answer or demur to the bill of complaint, the several allegations thereof, will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just.

It is further ordered that a copy of this order be inserted in the "Carrollton Enquirer," once a week, for two months successively.

ISSUED, November 29th, 1840. 3-m2.  
R. L. DIXON, Clerk.  
By W. H. SMITHER, Deputy.  
Printers fee twenty-five dollars.

### STATE OF MISSISSIPPI, Carroll county:

Attachment for 500 dollars.

Returnable to the October Term, 1840, of the Carroll Circuit Court.

Robinson, Pratt, & Co.

vs.

Brown & McCutcheon.

IN this case, it appearing to the satisfaction of the Court, that the Attachment hath been duly executed, by summoning Camp P. Newell, Esq. as Garnishee; it is therefore ordered by the Court, that publication be made in the Southern Pioneer, a Newspaper published in the Town of Carrollton, Mississippi; that said defendants, John M. Brown and Wm. H. McCutcheon, appear on the first day of the next term of this Court, to wit: The second Monday of April next, and plead, answer or demur. Or judgement by default, will be entered against them; and the Garnishee called on to answer.

W. G. HERRING, Clk'.  
January 5th, 1841.  
Marsh & Ayres, [P. q.]  
Printer's fee 16 dollars. 7w.

### THE STATE OF MISSISSIPPI: Superior Court of Chancery, at Oxford, October Term, 1840.

Henry H. Smith,

vs.

Lee Smith,

Complainant.

vs.

Defendant.

UPON opening the matters of this bill, and it appearing to the satisfaction of the court, that the defendant Lee Smith, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him.

THEREFORE, IT IS ORDERED, That unless the said defendant appear before the Chancellor, at the Court Room, in the town of Oxford, on the

### Third Monday in April next,

And plead, answer or demur to the bill of complaint, the several allegations thereof, will be taken for confessed, and such order and decree made thereon, as the Chancellor shall deem equitable and just.

It is further ordered that a copy of this order be inserted in the "Carrollton Enquirer," once a week for two months successively.

ISSUED, November 29th, 1840. 3-2m.  
R. L. DIXON, Clerk.  
By W. H. SMITHER, Deputy.  
Printers fee twenty-five dollars.

### NOTICE.

IN pursuance of an order of the Probate Court, of Holmes county, and State of Mississippi, I shall as Administrator of the estate of Hardy Weems, dec'd., sell to the highest bidder, upon a credit of twelve months, on the 22nd day of January, 1841, at the Court House of Attalla county, the following lot of land belonging to said estate, to wit: Lot No. ninety, as described on the town plat of Kosciusko, and lying in said town. Note and approved security will be required.

STEPHEN JOHNSON, Adm'r.  
December 17, 1840. 3-t3.

### ADMINISTRATOR'S NOTICE.

To all persons interested in the estate of Samuel Meek, dec'd.

TAKE NOTICE, that at a special Term of the Probate Court of Carroll county, to be holden at the Court House thereof, on the 25th day of January, 1841, I will exhibit my account for allowance and final settlement as Administrator of the estate of Samuel Meek, deceased.

By order of the Probate Court of Carroll county.

JAMES MEEK,  
Administrator  
of Samuel Meek, dec'd.

December 9th, 1840. n2-3sq-tf.

### A CARD.

THIS day by mutual consent, the undersigned have dissolved the partnership heretofore existing between them, in the practice of Law. Their business is so much scattered, and complicated, they have found a dissolution indispensably necessary to effect an adjustment of the same. The business yet in Court, and undetermined will receive their mutual attention, as though the partnership yet existed.

SAMUEL B. MARSH,  
TREADWELL S. AYRES.  
Carrollton, Mi., December 1, 1840. 3-tf.

### Administrator's Sale.

Agreeably to an order of the Honorable Probate Court of Carroll county, made at the November Term, 1840, I will expose to public sale, on a credit of twelve months, in the town of Shongalo, on the 23rd day of February next, the following lands, to wit: The South East fourth and East half of South west fourth of section number twenty-nine, township eighteen, range six east; belonging to the estate of Zilpha Johnson, dec'd.

CHARLES KOPPEL, Adm'r.  
January 8th, 1841. tds-7.  
Printer's fee 10 dollars.

### SHERIFF'S SALE.

Leander Duggins,

vs.

William G. Frazier, et al.

BY virtue of the above stated writ, to me directed from the Honorable the circuit court of Carroll county, I will expose to public sale for cash, before the court house door in the town of Carrollton, on the

### First Monday in February next,

The following described property, to-wit:—Two tracts of land adjoining the town of Carrollton, whereon Stephen Frazier now resides, situated in the south west quarter of section eighteen, township nineteen, range four east, containing forty-five acres more or less; all the right, title, and interest of defendant William G. Frazier, to a tract of land situated in the North half of west half of north east quarter of section seventeen in said township and range.

The north west quarter of north east quarter of section one, in said township and range—their interest being one moiety in the west half of south west quarter of section twenty-eight, township eighteen, range four east.

### —ALSO—

One lot in the town of Carrollton. Levied on as the property of the defendants, and will be sold to satisfy plaintiff's demand and all costs.

WILLIAM BOOTH, Sheriff,  
By Jno. J. Hodges, Deputy.  
December 30th, 1840. 5-15.  
Printers fee \$20 00—total fee \$32 00

### SHERIFF'S SALE.

Sholar & Lane, use &c.

vs.

George W. Loving, et al.

BY virtue of the above stated writ to me directed from the Honorable the circuit court of Carroll county, I will expose to public sale for cash, at the court house door of Carroll county, on the

### First Monday in February next,

Lot No. 87, in the town of Carrollton. Levied on as the property of said Loving, and will be sold to satisfy said claim and all costs.

WM. BOOTH, Sheriff.  
By Jno. J. Hodges, Deputy.  
January 1st, 1841. 5-15.  
Printers fee thirteen dollars.

### SHERIFF'S SALE.

Alexander D. Cook,

vs.

Henry Carpenter, et al.

Vend. Expo.

BY virtue of the above stated writ to me directed from the Honorable the circuit court of Carroll county, I shall expose to public sale for cash, at the court house door in the town of Carrollton, on the

### First Monday in March next,

The following described land, to-wit:—The North east quarter of south east quarter of section twenty-eight—and the south half of south east quarter of section twenty-eight—township eighteen, range four east.

Levied on as the property of defendant, and will be sold to satisfy plaintiff's claims and all costs.

WM. BOOTH, Sheriff.  
January 1st, 1841. 4-15.  
Printers fee 27 dollars.

### SHERIFF'S SALE.

Alex. H. McKinstry, use &c.

vs.

Wm. H. Lawrance, et al.

Vend. Expo.

Lavisa King, use, &c.

vs.

Same, et al.

Vend. Expo.

BY virtue of the above stated writs of Venditioni Exponas, to me directed from the Circuit court of Carroll county, I will expose to public sale for cash, at the court house door of Carroll county, on the

### First Monday in February next,

The following described land, to-wit:—The West half of north east quarter of section eleven, township sixteen, range five east.

Levied on as the property of said defendant and will be sold to satisfy said claims and all costs.

WILLIAM BOOTH, Sheriff.  
January 1st, 1841. 5-15.  
Printers fee fourteen